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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/750,227	12/29/2000	Neal C. Oliver	P 273229 P10149 6607 EXAMINER		
27496	7590 02/24/2005				
PILLSBURY WINTHROP LLP 725 S. FIGUEROA STREET SUITE 2800			JACKSON,	JACKSON, JENISE E	
			ART UNIT	PAPER NUMBER	
LOS ANGEL	LOS ANGELES, CA 90017			2131	
		•	DATE MAILED: 02/24/200	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Commons	09/750,227	OLIVER ET AL.				
Office Action Summary	Examiner	Art Unit				
	Jenise E Jackson	2131				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be timwithin the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on	_•					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-20 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-20</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examine	ſ.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the o	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) X Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal Pa	atent Application (PTO-152)				

Application/Control Number: 09/750,227 Page 2

Art Unit: 2131

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Khidekel(6,636,975) in view of Schwartz et al.(6,668,044).
- 3. As per claim 1, Khidekel discloses a method of providing authentication services to a first user regarding a second user(see col. 3, lines 44-46, 50-58), requesting a certificate corresponding to the second user from an authentication server(see col. 3, lines 50-58); returning the certificate corresponding to the second user(see col. 2, lines 53-60); requesting authentication of the certificate corresponding to the second user from a control program associated with the second user; returning an authentication certificate from the control program associated with the second user(see col. 3, lines 50-58); and verifying authentication by comparing the authentication certificate corresponding to the second user and received from the control program associated with the second user with the certificate received from the authentication server(see col. 5, lines 3-50). The authentication information of Khidekel is supplied from the user to the certificate authority(see col. 3, lines 27-50). The authentication information includes biometrics information; Khidekel discloses that biometrics information can include voice print(see col. 4, lines 16-18). Khidekel does not disclose establishing a telephone call between the first user and the second user through a media gateway; detecting a voice command from the

Application/Control Number: 09/750,227

Art Unit: 2131

first caller during the telephone call. Schwartz discloses establishing a telephone call between the first user and the second user through a media gateway; detecting a voice command from the first caller during the telephone call(see col. 9, lines 64-67, col. 10, lines 1-11 of Schwartz). It would have been obvious to one of ordinary skill in the art at the time of the invention to include Schwartz's establishing a telephone call between the first user and the second user through a media gateway; detecting a voice command from the first caller during the telephone call, with Khidekel, the motivation is that a call between two parties can be a means to authenticate the identity of the parties to a conservation (see col. 1, lines 44-55 of Schwartz).

Page 3

- 4. As per claim 2, Khidekel discloses wherein the first user communicates with the second user through a media gateway(see col. 3, lines 45-48).
- 5. As per claim 3, Khidekel discloses monitoring the communication between the first user and the second user so that the authentication server may notify the first user if the second user changes or becomes untrustworthy(see col. 5, lines 37-67, col. 6, lines 1-23).
- 6. As per claim 4, Khidekel discloses wherein the requesting of the certificate corresponding to the second user from the authentication server, requesting authentication of the certificate corresponding to the second user and the verifying authentication is performed by a control program associated with the first user(see col. 2, lines 40-47).
- 7. As per claim 5, Khidekel discloses wherein the first and second users are using client devices configured to communicate with each other and with the authentication server(see col. 2, lines 27-47).
- 8. As per claim 6, Khidekel discloses wherein the client devices are smart phones(see col. 4, lines 47-56).

Application/Control Number: 09/750,227

Art Unit: 2131

Page 4

organization and the second user is a member of the authenticated organization (see col. 5, lines

As per claim 7, Khidekel discloses wherein the authentication server has authenticated an

36-50).

9.

10. As per claim 8, Khidekel discloses wherein verifying authentication determines a level of

trust between the first user, the authentication server and the second user(see col. 2, lines 9-21).

11. As per claim 9, Khidekel discloses wherein the level of trust is a value corresponding to

the probability that the authentication certificate corresponding to the second user and received

from the control program associated with the second user is the same as the certificate received

from the authentication server(see col. 5, lines 3-26).

12. As per claim 10, Khidekel discloses wherein the authentication certificate corresponding

to the second user and received from the control program associated with the second user

includes a portion indicating the second user's identity (see col. 6, lines 42-63).

13. As per claim 11, Khidekel discloses an authentication server configured to provide an

authentication certificate to a user of a first client device for authentication (see col. 3, lines 44-

46, 50-58), the first and second client devices being configured to communicate with each other

and the authentication server, each of the first and second client devices including a user control

program configured to communicate data to and from the authentication server(see col. 2, lines

53-60); and a media gateway coupled to the authentication server and enabling communication

of media data from the first and second client devices to the authentication server(see col. 3, lines

50-58); wherein the user control program of the first client device is configured to receive a

certificate corresponding to the user of the second client device and the authentication certificate

from the authentication server being configured to authenticate the user of the second client

Art Unit: 2131

device by comparing the certificate corresponding to the second client device and the authentication certificate(see col. 5, lines 3-50). However, Khidekel does not disclose in response to a voice command of the first user requesting authentication of the second user(see col. 9, lines 64-66, col. 10, lines 1-12). It would have been obvious to one of ordinary skill in the art at the time of the invention to include Schwartz's establishing a telephone call between the first user and the second user through a media gateway; detecting a voice command from the first caller during the telephone call, with Khidekel, the motivation is that a call between two parties can be a means to authenticate the identity of the parties to a conservation(see col. 1, lines 44-55 of Schwartz).

- 14. As per claim 12, Khidekel et al. discloses wherein the authentication server is configured to monitor the communication between the first user and the second user(see col. 4, lines 26-33).
- 16. As per claim 13, limitations already been addressed(see claim 3).
- 17. As per clam 14, Khidekel et al. discloses wherein the control program associated with the first user is configured to request the certificate corresponding to the second user from the authentication server, request authentication of the certificate corresponding to the second user and verify authentication (see col. 5, lines 3-50).
- 18. As per claim 15, limitations already been addressed(see claim 5).
- 19. As per claim 16, limitations already been addressed(see claim 6).
- 20. As per claims 17, limitations already been addressed(see claim 7).
- 21. As per claim 18, limitations already been addressed(claim 8).
- 22. As per claim 19, limitations already been addressed (see claim 9).
- 23. As per claim 20, limitations already been addressed (see claim 10).

Application/Control Number: 09/750,227 Page 6

Art Unit: 2131

Response to Amendment

- The Applicant states that Khidekel, discloses that the browser submits a certificate request to a certificate authority. Khidekel does disclose that the browser submits a certificate request a certificate authority(see col. 5, lines 3-4). However, Khidekel also discloses that the user submits a certificate request to a certificate authority(see col. 3, lines 27-30). Khidekel discloses that authentication not only of the client, but also the user(see col. 3, lines 27-30). Khidekel discloses as part of the registration process, the user submits authentication information, the ca verifies the information and creates a certificate, and returns the certificate to the user(see col. 3, lines 30-53).
- 25. The Applicant states that Khidekel does not suggest or teach allowing one user on a call to verify the other caller's authenticity simply by speaking a dialog voice command. The Applicant is arguing new limitations, Schwartz et al. discloses the new limitations that were added to the independent claims(see explanation above). Thus, since the new limitations change the scope of the claims, the application is Final Necessitated by Amendment.

Final, Necessitated by Amendment

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

Application/Control Number: 09/750,227

Art Unit: 2131

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jenise E Jackson whose telephone number is (571) 272-3791. The examiner can normally be reached on M-Th (6:00 a.m. - 3:30 p.m.) alternate Friday's.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz Sheikh can be reached on (571) 272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

February 15, 2005

GILBERTO BARRON TR.
SUPERVISORY PATENT EXAMINER
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